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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9	AT SEA	TILE
10	NATIONAL PRODUCTS, INC.,	CASE NO. 12-0605-RSM
11	Plaintiff,	ORDER ON MOTIONS TO SEAL
12	v.	
13	AQUA BOX PRODUCTS, LLC, et al.,	
14	Defendants.	
15		
16	I. INTRODUCTION	
17	This matter is before the Court for consideration of Defendants' three pending motions to	
18	seal. Dkt. # 115, 116 and 130. For the reasons set forth below, the motions to seal are DENIED.	
19	"There is a strong presumption of public access to the court's files." Local Civil Rule CR	
20	5(g)(2). For nondispositive motions, "this presumption may be overcome by a showing of good	
21	cause." <i>Id.</i> For dispositive motions, parties must make a "compelling showing" that the public's	
22	right of access is outweighed by the parties' interest in protecting the documents. <i>Id.</i> "In	
23	general, 'compelling reasons' sufficient to outweigh the public's interest in disclosure and justify	
24	sealing court records exist when such court files might have become a vehicle for improper	

purposes, such as the use of records to gratify private spite, promote public scandal, circulate libelous statements, or release trade secrets." *Kamakana v. City and County of Honolulu*, 447 F.3d 1172, 1179 (9th Cir. 2006) (internal citations omitted). "The mere fact that the production of records may lead to a litigant's embarrassment, incrimination, or exposure to further litigation will not, without more, compel the court to seal its records." *Id.* (citing *Foltz v. State Farm Mut. Auto. Ins. Co.*, 331 F.3d 1122, 1136 (9th Cir. 2003)). The Court will not grant broad authority to file documents under seal simply because the parties have designated them as confidential in the course of discovery. *Kamakana*, 447 F. 3d at 1183. "If possible, a party should protect sensitive information by redacting documents rather than seeking to file them under seal." CR 5(g)(3). Thus, "the motion or stipulation to seal should include an explanation of why redaction is not feasible." *Id.*

1. <u>Defendants' motion to seal, Dkt. # 115</u>

Defendants seek to seal its ex-parte Motion for Withdrawal (Dkt. # 117) and corresponding Declaration in support of sealing (Dkt. # 118). Defendants state that the motion and declaration contain confidential material protected by attorney-client privilege. The motion itself does not reveal any privileged material, as it only states that a conflict of interest has arisen without revealing any details of the conflict. Similarly, the sealed Declaration in support of the motion to seal does not reveal any privileged material. Thus, the Motion to Seal at Dkt. # 115 is DENIED.

The Clerk is directed to UNSEAL the documents filed at Dkt. # 117 and 118.

2. <u>Defendants' redacted ex-parte motion</u>, Dkt. # 116

The pending motion is not a Motion to Seal, but a redacted version of the Motion for Withdrawal that was filed under seal at Dkt. # 117. On May 13, 2013, the motion was heard and an Order was entered. Dkt. # 134.

1 The Clerk is directed to remove the motion at Dkt. #116 from the motion calendar. 2 3. Defendants' Motion to Seal, Dkt. # 130 Defendants seek to seal the Second Declaration in support of the Motion for Withdrawal 3 (Dkt. # 132) and Declaration in support of the Motion to Seal (Dkt. # 133). Defendants assert that sealing is necessary on the basis of attorney-client privilege. However, the documents do 5 not contain details of the privileged material, stating only that a conflict of interest has arisen. There are limited portions of the Second Declaration that may be appropriate for redactions, but 7 sealing the entire document is overbroad. See Lahrichi v. Lumera Corp., No. 04-2124, 2007 WL 8 1521222, at *4 (W.D. Wash. May 22, 2007). Defendants are ORDERED to submit a proposed redacted version of this document for filing on this Court's docket unsealed, along with a 10 particularized justification for each and every reduction request no later than May 31, 2013. This 11 filing must be prepared jointly and contain a statement of Plaintiff's objections to the redactions, 12 if any. The Court will then rule on the requests and direct the posting of the unsealed version on 13 the docket. Failure to comply will result in unsealing the document at Dkt. # 132. 14 The Clerk is directed to UNSEAL the document filed at Dkt. # 133. 15 Dated this 21 day of May 2013. 16 17 18 19 UNITED STATES DISTRICT JUDGE 20 21 22 23 24